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4 5 6 7 8 9 10 11	Fax: (702) 669-4650 speek@hollandhart.com Brett L. Foster (pro hac vice admission) Tamara L. Kapaloski (pro hac vice admission) DORSEY & WHITNEY LLP 111 S. Main Street Suite 2100 Salt Lake City, UT 84111-2176 Telephone: (801) 933-7360 Facsimile: (801) 933-7373 foster.brett@dorsey.com kapaloski.tammy@dorsey.com Attorneys for Plaintiff Snap Lock Industries, Inc.		
2	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
3	SNAP LOCK INDUSTRIES, INC.,	Case No. 2:17-cv-02742-RFB-BNW	
14	Plaintiff,	PROPOSED STIPULATION TO CONTINUE AUGUST 31, 2020 HEARING	
6	vs. SWISSTRAX CORPORATION,	(FIRST REQUEST)	
18	Defendant.		
20	Plaintiff Snap Lock Industries, Inc. ("Snap Loc"), and Respondents Recreational Group,	•	
21 22	"Respondents"), through their undersigned counsel, hereby stipulate and agree to extend the August		
23	31, 2020 hearing, as set forth more fully below.		
24	1. On July 10, 2020, Snap Lock filed a Motion to Join Respondents to this action und		
25	Fed. R. Civ. P. 25(c) (the "Rule 25(c) Motion"). See ECF No. 156.		
26	2. On July 13, 2020, the Court scheduled	d a hearing on the Rule 25(c) Motion for Augus	
27	18, 2020. See ECF No. 158.		
'	3 On July 24 2020 Swisstrax and R	espondents filed oppositions to the Rule 25(c	

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- On July 31, 2020, Snap Lock filed a Reply in Support of its Rule 25(c) Motion. See ECf No. 191.
- 5. On August 4, 2020, Snap Lock filed an Emergency Motion to Compel Documents Related to the Acquisition of Defendant Swisstrax Corporation. See ECF No. 198.
- 6. That same day, the Court entered an Order (1) vacating the August 18, 2020, hearing on the Rule 25(c) Motion, and deferring that hearing until resolution of Snap Lock's Emergency Motion to Compel, and (2) setting a hearing on the Emergency Motion to Compel for August 18, 2020. See ECF No. 200.
- 7. During the August 18, 2020, hearing, the Court denied Snap Lock's Emergency Motion to Compel and scheduled a hearing for the Rule 25(c) Motion for August 31, 2020.
- 8. Snap Lock is represented primarily by Brett L. Foster and Tamara L. Kapaloski. Ms. Kapaloski intends to argue the Rule 25(c) Motion, as she is more familiar with the motion and underlying case law.
- 9. The August 31, 2020, hearing date coincides with the deadline for Snap Lock to respond to six motions filed by Swisstrax -- four dispositive motions and two motions to exclude Snap Lock's expert witnesses. (See ECF Nos. 164, 170, 174, 177, 178, and 182.) Ms. Kapaloski is the attorney primarily responsible for drafting and preparing Snap Lock's oppositions to Swisstrax's six motions and for filing them on August 31, 2020.
- 10. In addition, due to a previously scheduled engagement that Ms. Kapaloski cannot reschedule, she will be traveling the weekend prior to the August 31, 2020, hearing date and filing deadline.
- 11. Ms. Kapaloski needs time to prepare for the hearing on the Rule 25(c) Motion, but is already at capacity responding to the six motions that are due on August 31, especially in light of her previously scheduled engagement.
- 12. Due to this, Ms. Kapaloski asked counsel for Respondents and for Swisstrax if they would agree to continue the hearing for a week or two, and they extended that professional courtesy.
 - 13. For these reasons, counsel respectfully requests that the hearing be rescheduled for the

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1	week of September 7 or September 14. Counsel for the parties is available any day during those two	
2	weeks with the exception of September 9, 10, or 15. September 7 is the Labor Day holiday.	
3	14. The Parties do not currently have a trial date. Good cause exists for this request. The	
4	Parties are not seeking the continuance for purposes of undue delay.	
5	Date of this 19th day of Avenuet 2000	
6	Dated this 18th day of August, 2020	J.
7	DORSEY & WHITNEY LLP	DICKINSON WRIGHT PLLC
8	/s/ Tamara L. Kapaloski Brett L. Foster	<u>/s/ John L. Krieger</u> John L. Krieger
9	Tamara L. Kapaloski	Steven A. Caloiaro
10	Dorsey & Whitney, LLP 111 South Main Street, Suite 2100	8363 West Sunset Road, Suite 200 Las Vegas, NV 89113
11	Salt Lake City, UT 84111-2176 Email: foster.brett@dorsey.com	Email: jkriger@dickinson-wright.com Email: scaloiaro@dickinson-wright.com
12	Email: kapaloski.tammy@dorsey.com Attorneys for Plaintiff	Attorneys for Defendant
13		
14	RANDAZZA LEGAL GROUP, PLLC	
15	/s/ Ronald D. Green	
16	Marc J. Randazza Ronald D. Green	IT IS ORDERED that the parties' stipulation is
17	Alex J. Shepard 2764 Lake Sahara Drive, Suite 109	GRANTED. The August 31, 2020 hearing is VACATED and RESCHEDULED to September 8,
18	Las Vegas, NV 89117	2020, at 9:00 AM by videoconference.
19	Email: rdg@randazza.com Attorneys for Respondents	
20	IT IS SO ORDERED:	
21		Derbucken
22	Hon. Brenda Weksler United States Magistrate Judge	
23		DATED:
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